IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 10967 of 1995

For Approval and Signature:

Hon'ble MR.JUSTICE B.C.PATEL and

MR.JUSTICE M.S.SHAH

- Whether Reporters of Local Papers may be allowed to see the judgements?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- 4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

LOK ADHIKAR SANGH

Versus

STATE OF GUJARAT

Appearance:

MR GIRISH PATEL for Petitioners

SERVED BY DS for Respondent No. 1

MR MD PANDYA for Respondent No. 2

MR RM VIN for Respondent No. 4

MR VIJAY H PATEL for Respondent No. 6

CORAM : MR.JUSTICE B.C.PATEL and

MR.JUSTICE M.S.SHAH

Date of decision: 15/01/97

ORAL JUDGEMENT

Learned Advocate for the petitioners and learned Advocate for the Slum Clearance Board have jointly placed

before us a 'formula' arrived at between them, and request this Court to pass an order giving directions in terms of the formula, as under :-

- 1). The hutment dwellers of Ranip, 100 in numbers, who are the subject matter of this public interest litigation, would approach the Slum Clearance Board with their list, giving details about them in order to take benefit of the schemes already floated by the Board.
- 2). On the hutment dwellers filling up the forms / applications and depositing the requisite amount, the Slum Clearance Board would give allotment of either plot under site and service scheme with necessary facilities or ready-made houses under the scheme available at Vinzol, Lambha-1 or at Lambha-2, in a preferential manner.
- 3). The Slum Clearance Board would completely repair the houses to be allotted to the hutment dwellers and provide basic facilities as laid down in the scheme.
- 4). The Slum Clearance Board would help the hutment dwellers in availing the benefits of subsidies if the hutment dwellers satisfy the conditions.

This petition stands disposed of with the aforesaid directions, and the parties are directed to abide by the said directions.

No order as to costs.